Newhouse

Norman

Grothman

and it really is offensive. It betrays the highest values of this country.

The two bills before us are modest. There is much more we need to do. As I said, we need to help the Dreamers. We need to fix the issue for our TPS holders. We owe that to them.

Mr. Speaker, let me close by saying that we are going to spend the next few weeks legislating and delivering for the American people, and I urge some of my colleagues to join with us in getting things done, or they can simply do what they usually do and complain and complain and demagogue and demagogue.

Mr. Speaker, I urge a "yes" vote on the rule and on the previous question.

Mr. McGOVERN. Mr. Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The previous question was ordered. The SPEAKER pro tempore. The

question is on adoption of the resolu-

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mrs. FISCHBACH. Mr. Speaker, on that I demand the yeas and navs.

The yeas and nays were ordered. The SPEAKER. Pursuant to clause 8 of rule XX, further proceedings on this question are postponed.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 9 o'clock and 28 minutes a.m.), the House stood in recess.

□ 1000

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. Ruiz) at 10 a.m.

PROVIDING FOR CONSIDERATION OF H.R. 3648, EQUAL ACCESS TO GREEN CARDS FOR LEGAL EMPLOYMENT ACT OF 2022; PRO-VIDING FOR CONSIDERATION OF 7946. VETERAN SERVICE RECOGNITION ACT OF 2022; AND FOR OTHER PURPOSES

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on adoption of the resolution (H. Res. 1508) providing for consideration of the bill (H.R. 3648) to amend the Immigration and Nationality Act to eliminate the per-country numerical limitation for employment-based immigrants, to increase the per-country numerical limitation for family-sponsored immigrants, and for other purposes; providing for consideration of the bill H.R. 7946, to provide benefits for noncitizen members of the Armed Forces, and for other purposes; and for other purposes, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on adoption of the resolu-

The vote was taken by electronic device, and there were—yeas 215, nays 201, not voting 15, as follows:

[Roll No. 501] 37T2 A CL 01E

Aderholt

Allen

Babin

Bacon

Amodei Armstrong

Arrington

YEAS-215					
Adams	Golden	Omar			
Aguilar	Gomez	Pallone			
Allred	Gonzalez,	Panetta			
Auchincloss Axne	Vicente Gottheimer	Pappas Pascrell			
Barragán	Green, Al (TX)	Payne			
Bass	Grijalva	Peltola			
Beatty	Harder (CA)	Perlmutter			
Bera	Hayes	Peters			
Beyer Bishop (GA)	Higgins (NY) Himes	Phillips Pingree			
Blumenauer	Horsford	Pocan			
Blunt Rochester	Houlahan	Porter			
Bonamici	Hoyer	Pressley			
Bourdeaux Bowman	Huffman Jackson Lee	Price (NC) Quigley			
Boyle, Brendan	Jacobs (CA)	Raskin			
F.	Jayapal	Rice (NY)			
Brown (MD)	Jeffries	Ross			
Brown (OH) Brownley	Johnson (GA) Johnson (TX)	Roybal-Allard			
Bush	Kahele	Ruiz			
Bustos	Kaptur	Ruppersberger Rush			
Butterfield	Keating	Ryan (NY)			
Carbajal	Kelly (IL)	Ryan (OH)			
Cárdenas Carson	Khanna Kildee	Sánchez			
Carter (LA)	Kilmer	Sarbanes			
Cartwright	Kim (NJ)	Scanlon Schakowsky			
Case	Kind	Schiff			
Casten (EL)	Kirkpatrick	Schneider			
Castor (FL) Castro (TX)	Krishnamoorthi Kuster	Schrader			
Cherfilus-	Lamb	Schrier			
McCormick	Larsen (WA)	Scott (VA) Scott, David			
Chu	Larson (CT)	Sewell			
Cicilline Clark (MA)	Lawrence Lawson (FL)	Sherman			
Clarke (NY)	Lee (CA)	Sherrill			
Cleaver	Lee (NV)	Sires Slotkin			
Clyburn	Leger Fernandez	Smith (WA)			
Cohen Connolly	Levin (CA) Levin (MI)	Soto			
Cooper	Lieu	Spanberger			
Correa	Lofgren	Stansbury			
Costa	Lowenthal	Stanton Stevens			
Courtney	Luria	Strickland			
Craig Crow	Lynch Malinowski	Suozzi			
Cuellar	Maloney,	Swalwell			
Davids (KS)	Carolyn B.	Takano			
Davis, Danny K.	Maloney, Sean	Thompson (CA) Thompson (MS)			
Dean DeFazio	Manning Matsui	Titus			
DeGette	McBath	Tlaib			
DeLauro	McCollum	Tonko			
DelBene	McGovern	Torres (CA) Torres (NY)			
Demings DeSaulnier	McNerney Meeks	Trahan			
Dingell	Meng	Trone			
Doggett	Mfume	Underwood			
Doyle, Michael	Moore (WI)	Vargas			
F.	Morelle	Veasey Velázquez			
Escobar Eshoo	Moulton Mrvan	Wasserman			
Espaillat	Murphy (FL)	Schultz			
Evans	Nadler	Waters			
Fletcher	Napolitano	Watson Coleman			
Foster Frankel Lois	Neal Neguse	Welch Wexton			
Frankel, Lois Gallego	Newman	Wild			
Garamendi	Norcross	Williams (GA)			
García (IL)	O'Halleran	Wilson (FL)			
Garcia (TX)	Ocasio-Cortez	Yarmuth			

NAVS-201

111110	201	
Baird		Bilirakis
Balderson		Bishop (NC)
Banks		Boebert
Barr		Bost
Bentz		Brady
Bice (OK)		Brooks
Biggs		Buchanan

Bucshon Guest Budd Guthrie Burchett Harshbarger Burgess Hartzler Calvert Hern Herrell Cammack Carey Herrera Beutler Carl Higgins (LA) Carter (GA) Hill Hinson Carter (TX) Chabot Hudson Huizenga. Cline Cloud Jackson Clyde Jacobs (NY) Cole Comer Johnson (LA) Conway Johnson (OH) Crawford Johnson (SD) Jordan Jovce (OH) Crenshaw Curtis Joyce (PA) Davidson Davis, Rodney Katko Diaz-Balart Keller Donalds Kelly (MS) Dunn Kelly (PA) Ellzev Kim (CA) Emmer Kustoff Estes LaHood Fallon LaMalfa Feenstra Lamborn Ferguson Latta LaTurner Finstad Fischbach Lesko Fitzgerald Letlow Fitzpatrick Long Fleischmann Loudermilk Flood Lucas Luetkemeyer Flores Foxx Franklin, C. Malliotakis Scott Mann Fulcher Massie Gaetz Mast Gallagher McCarthy Garbarino McCaul Garcia (CA) McClain Gibbs McClintock Gimenez McHenry Gohmert McKinley Gonzales, Tony Meijer Gonzalez (OH) Good (VA) Meuser Miller (IL) Gooden (TX) Miller (WV) Gosar Miller-Meeks Granger Moolenaar Graves (LA) Mooney Moore (AL) Graves (MO) Green (TN) Moore (UT) Greene (GA) Mullin Griffith Murphy (NC)

Obernolte Owens Palazzo Palmer Pence Perry Pfluger Posey Reschenthaler Rice (SC) Rodgers (WA) Rogers (AL) Rogers (KY) Rose Rosendale Rouzer Roy Salazar Scalise Schweikert Scott, Austin Sempolinski Sessions Simpson Smith (MO) Smith (NE) Smith (N.I) Smucker Stauber Stee1 Stefanik Steil Steube Stewart Taylor Tenney Thompson (PA) Tiffany Timmons Turner Upton Valadao Van Drew Van Duvne Wagner Walberg Waltz Weber (TX) Wenstrup Westerman Williams (TX) Wilson (SC) Wittman Womack Yakym

NOT VOTING-15

Bergman	Harris	Langevin
Cawthorn	Hice (GA)	Rutherford
Cheney	Hollingsworth	Speier
DesJarlais	Jones	Webster (FL)
Duncan	Kinzinger	Zeldin

$\Box 1037$

GRANGER and Mr. BUDD Ms. changed their vote from "yea" "nav."

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Mr. BERGMAN, Mr. Speaker, Please accept this personal explanation as I was unexpectedly detained during vote proceedings. Had I been present, I would have voted "nay" on rollcall No. 501.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Baird (Bucshon)	DeFazio	Frankel, Lois
Bass (Cicilline)	(Pallone)	(Meng)
Beatty (Neguse)	Demings (Blunt	Gallego
Brooks	Rochester)	(Cicilline)
(Fleischmann)	Doyle, Michael	Gosar (Weber
Cole (Lucas)	F. (Pallone)	(TX))
Cooper (Beyer)	Dunn (Cammack)	Grijalva (Neguse)
Cuellar (Correa)		

Johnson (TX) (Pallone) Kildee (Pappas) Kind (Bever) Kirkpatrick (Pallone) Lieu (Beyer) Long (Fleischmann) Lowenthal (Beyer) Malliotakis (Gimenez) Moore (Beyer)

Newman (Correa) Simpson O'Halleran (Fulcher) (Pappas) Sires (Pallone) Palazzo Stanton (Fleischmann) (Huffman) Payne (Pallone) Steube (Franklin, C. Pressley (Neguse) Scott) Roybal-Allard Titus (Pallone) (Correa) Van Drew Ruppersberger (Tenney) (Sarbanes) Waters (Garcia Rvan (OH) (TX)) Welch (Pallone) (Correa)

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 10 o'clock and 41 minutes a.m.), the House stood in recess.

□ 1304

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. PERLMUTTER) at 1 o'clock and 4 minutes p.m.

VETERAN SERVICE RECOGNITION ACT OF 2022

Ms. LOFGREN. Mr. Speaker, pursuant to House Resolution 1508, I call up the bill (H.R. 7946) to provide benefits for noncitizen members of the Armed Forces, and for other purposes, and ask for its immediate consideration in the House

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 1508, the amendment in the nature of a substitute recommended by the Committee on the Judiciary, printed in the bill, is adopted and the bill, as amended, is considered read.

The text of the bill, as amended, is as follows:

H.R. 7946

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Veteran Service Recognition Act of 2022"

SEC. 2. STUDY AND REPORT ON NONCITIZEN VET-ERANS REMOVED FROM THE UNITED STATES.

- (a) Study Required.—Not later than 1 year after the date of the enactment of this Act, the Secretary of Defense, the Secretary of Homeland Security, and the Secretary of Veterans Affairs shall jointly carry out a study on noncitizen veterans and noncitizen former members of the Armed Forces who were removed from the United States during the period beginning on January 1, 1990, and ending on the date of the enactment of this Act, which shall include the
- (1) The number of noncitizens removed by U.S. Immigration and Customs Enforcement or the Immigration and Naturalization Service during the period covered by the report who served in the Armed Forces for an aggregate period of more than 180 days.
- (2) For each noncitizen described in paragraph (1)-

(A) the country of nationality or last habitual residence of the noncitizen;
(B) the total length of time the noncitizen

served as a member of the Armed Forces; (C) each ground on which the noncitizen was

ordered removed under section 237(a) of the Immigration and Nationality Act (8 U.S.C. 1227(a)) or section 212(a) of the Immigration and Nationality Act (8 U.S.C. 1182(a)), as applicable; and

(D) whether the noncitizen appealed the removal order to the Board of Immigration Appeals.

(3) Each of the following enumerations:

(A) The number of noncitizens described in paragraph (1) who were discharged or released from service under honorable conditions.

(B) The number of noncitizens described in paragraph (1) who were discharged or released from service under other than honorable condi-

(C) The number of noncitizens described in paragraph (1) who were deployed overseas.

- (D) The number of noncitizens described in paragraph (1) who served on active duty in the Armed Forces in an overseas contingency operation.
- (E) The number of noncitizens described in paragraph (1) who were awarded decorations or medals.
- (F) The number of noncitizens described in paragraph (1) who applied for benefits under laws administered by the Secretary of Veterans

(G) The number of noncitizens described in paragraph (1) who receive benefits described in

subparagraph (F).

(4) A description of the reasons preventing any of the noncitizens who applied for benefits described in paragraph (3)(F) from receiving such benefits.

(b) REPORT.—Not later than 90 days after the date of the completion of the study required under subsection (a), the Secretary of Defense, the Secretary of Homeland Security, and the Secretary of Veterans Affairs shall jointly submit a report containing the results of such study to the appropriate congressional committees.

SEC. 3. INFORMATION SYSTEM ON VETERANS SUBJECT TO REMOVAL.

(a) Establishment.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Homeland Security shall create-

(1) a protocol for identifying noncitizens who

are or may be veterans; and

(2) a system for maintaining information about noncitizen veterans identified pursuant to the protocol created under paragraph (1) and information provided by the Under Secretary of Defense for Personnel and Readiness under section 4(d).

(b) Information Sharing.—The system shall be shared across all components of the Department of Homeland Security, including Enforcement and Removal Operations, the Office of the Principal Legal Advisor, Homeland Security Investigations, and the Military Family Immigration Advisory Committee.

(c) Consideration of Veteran Status.—The Secretary of Homeland Security shall ensure that, in the case of any noncitizen veteran who is potentially removable, and in any removal proceeding against such a noncitizen veteran, information available under this system is taken into consideration, including for purposes of any adjudication on the immigration status of such veteran.

(d) USE OF SYSTEM REQUIRED.—The Secretary of Homeland Security may not initiate removal proceedings against an individual prior to using the system established under subsection (a) to attempt to determine whether the individual is a veteran. If the Secretary of Homeland Security determines that such an individual is or may be a veteran, the Secretary shall notify the Military Family Immigration Advisory Committee concurrently upon initiating removal proceedings against such individual.

(e) Training.—Beginning in the first fiscal year that begins after the Secretary of Homeland Security completes the requirements under subsection (a), personnel of U.S. Immigration and Customs Enforcement shall participate, on an annual basis, in a training on the protocol developed under this section.

SEC. 4. MILITARY FAMILY IMMIGRATION ADVI-SORY COMMITTEE.

- (a) ESTABLISHMENT.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Homeland Security shall establish an advisory committee, to be known as the "Military Family Immigration Advisory Committee", to provide recommendations to the Secretary of Homeland Security on the exercise of discretion in any case involving removal proceedings for-
 - (1) a member of the Armed Forces;

(2) a veteran; or(3) a covered family member.

(b) MEMBERSHIP.—The Advisory Committee shall be composed of 9 members, appointed by the Secretary of Homeland Security.

(c) CASE REVIEWS.

- (1) IN GENERAL.—Not later than 30 days after the Advisory Committee identifies or is notified about the case of an individual described in subsection (a), the Advisory Committee shall meet to review the case and to provide a written recommendation to the Secretary of Homeland Security on whether-
- (A) an exercise of discretion is warranted, including-
 - (i) termination of removal proceedings;

(ii) parole;

(iii) deferred action;

(iv) a stay of removal;

(v) administrative closure: or

(vi) authorization to apply for any other form of relief; or

(B) to continue seeking the removal of such individual.

(2) SUBMISSION OF INFORMATION.—An individual who is the subject of a case review under paragraph (1) may submit information to the Advisory Committee, and the Advisory Committee shall consider such information.

(3) Procedures.—In conducting each case review under paragraph (1), the Advisory Committee shall consider, as factors weighing in favor of a recommendation under paragraph (1)(A)-

(A) with respect to a member of the Armed Forces, whether the individual-

(i) was an enlisted member or officer of the Armed Forces:

(ii) received a medal or decoration, was deployed, or was otherwise evaluated for merit in service during his or her service in the Armed Forces:

(iii) is a national of a country that prohibits repatriation of an individual after any service in the Armed Forces; or

(iv) contributed to his or her local community during his or her service in the Armed Forces;

(B) with respect to a veteran, whether the individual-

(i) was an enlisted member or officer of the Armed Forces:

(ii) completed a period of service in the Armed Forces and was discharged under conditions other than dishonorable;

(iii) received a medal or decoration, was deployed, or was otherwise evaluated for merit in service during his or her service in the Armed Forces;

(iv) is a national of a country that prohibits repatriation of an individual after any service in the Armed Forces of another country; or

(v) contributed to his or her local community during or after his or her service in the Armed Forces; and

(C) with respect to a covered family member. whether the individual-

(i) supported a member of the Armed Forces serving on active duty or a veteran, including through financial support, emotional support, or careaiving: or

(ii) contributed to his or her local community during or after the military service of the member or of the veteran.